re:			
titioner/s (as listed on the pa	arenting/custody order):	No.	
d Respondent/s (as listed tody order):	on the parenting/	Objection about Moving with Chi and Petition about Changing a Parenting/Custody Order (Relocation) (OBPT)	
-		ith Children and Pe enting/Custody Ordention)	
	(110100	•	
My name is:	•	<i>,</i>	
•	`	spend time with the following chil	dren:
•	ing me a legal right to	spend time with the following chil	
I have a court order giv	ing me a legal right to	spend time with the following chil	Ag
Child's na 1. 2.	ing me a legal right to	o spend time with the following chile Child's name	Ag
Child's na	ing me a legal right to	c spend time with the following chile Child's name 4.	Ag
Child's na 1. 2. 3. Notice of move	ing me a legal right to	co spend time with the following chiles Child's name 4. 5. 6.	Ag
Child's na Child's na Child's na Notice of move The other parent or nor	ing me a legal right to	Child's name 4. 5. 6. locating person's name):	Ag
Child's na Child's na Child's na Notice of move The other parent or nor moved or plans to move	ing me a legal right to me Age Age Age Age Age Age Age Age Age Ag	Child's name 4. 5. 6. locating person's name):	Ag
Child's na Child's na Child's na Child's na Child's na Reserved The other parent or nor moved or plans to move The relocating person but I have not received.	ing me a legal right to me Age Age Age Age Age Age Age Age Age Ag	Child's name 4. 5. 6. locating person's name):heck one):	Ag

Do	you and the relocating person have substantially equal residential time?
[]	No. The children live most of the time with (name):
[]	Yes. The children spend 45% or more of their time with each parent.
Do	you object to the children moving?
[]	No. I do not object to the children moving with the relocating person, but I ask the court to approve my proposed Parenting Plan or Residential Schedule. (Skip to 6 .)
[]	Yes. The children should not be allowed to move with the relocating person.
	(Check one:)
	 I have substantially equal residential time. I object to the children moving because it is not in their best interest based on the factors below.
	 The children live with the relocating person most of the time. I object to the children moving because the move would cause more harm to the children than good to the children and the relocating person based on the factors below.
	[] The children live with me most of the time. I ask the court to order that the children not move with the relocating person and that the parenting plan not be changed based on their move. If the court finds that the children do not live with me most of the time, I object to the children moving based on the factors below.
	If the relocating person moves, the parenting/custody order should be changed so that the children live with me most of the time. I am filing and serving my proposed <i>Parenting Plan</i> or <i>Residential Schedule</i> with this <i>Objection</i> .
	Note – If you cannot answer some of the sections below because you don't have enough information about the move, you may say so. If you need more space to explain in any of the sections below, you may add more pages to this Petition. Number, date, and sign each page that you add.
a.	Relationships: The children's relationships with each parent, any siblings, and other
	important people in the children's life. (Describe the strength, nature, quality, extent of involvement, and stability of the children's relationships and how those would be affected by the planned move):
b.	Agreements: Are there any agreements between you and the relocating person about moving with the children? [] Yes [] No
	(Explain):
C.	Contact: Would disrupting the children's contact with the relocating person be more harmful than disrupting their contact with you? [] Yes [] No

(Explain):
Limitations: Does the current parenting/custody order include limitations under RCW 26.09.191 on you or the relocating person? [] Yes [] No (Explain):
(Explain).
Reasons for moving: Were the relocating person's reasons for moving given in goof faith? [] Yes [] No (Explain):
Reasons for objecting: I have the following good faith reasons for objecting to the planned move:
Children: Describe how allowing or preventing the move would affect the children's physical, educational, and emotional development, considering their age, developmental stage, and needs (including any special needs). (Describe both possibilities – if the move is allowed and if it is prevented.)
Quality of life: Describe the quality of life, resources, and opportunities available to the children and the relocating person in the current location and in the new location
Other arrangements: Describe any other arrangements available to fester and
Other arrangements: Describe any other arrangements available to foster and continue your relationship and contact with the children.

k.	Financial: Describe the financial impact and logistics of moving or not moving (for example, the timing, cost, and how the move would happen).
	o you want the court to change the parenting/custody order if the childrence allowed to move with the relocating person?
[]	No. I want the court to keep the current parenting/custody order the same, even if the court allows the children to move.
[]	Yes. If the children are allowed to move with the relocating person, I ask the Court to approve the <i>Parenting Plan</i> or <i>Residential Schedule</i> that is proposed by <i>(check one)</i>
	[] me. I am filing and serving my proposed <i>Parenting Plan</i> or <i>Residential Schedule</i> with this <i>Objection</i> .
	[] the relocating person.
CI	hild Support
[]] No request.
[]	I ask the court to change the <i>Child Support Order</i> as necessary if the court allows th children to move or changes the parenting/custody order.
	Note –If you have other reasons to change child support, you may file separate forms to make that request (use form FL Modify 501 or 521).
Pı	rotection Order
	o you want the court to issue an Order for Protection as part of the final orders in this ase?
	No. I do not want an Order for Protection. Yes. (You must file a Petition for Order for Protection, form DV-1.015 for domestic violence, or form UHST-02.0200 for harassment. You may file your Petition for Order for Protection using the same case number assigned to this case.)
	Important! If you need protection now, ask the court clerk about getting a Temporary Order for Prote
[]	There already is an <i>Order for Protection</i> between (name):and me. (Describe):
	Court that issued the order:

	Expiration date:
Re	estraining Order
Do	you want the court to issue a Restraining Order as part of the final orders in this case?
[]	No. (Skip to 10.)
[]	Yes. Check the type of orders you want:
	[] Do not disturb – Order (name/s) not to disturb my peace or the peace of any child listed in 2 .
	[] Stay away – Order (name/s) not to go onto the grounds of or enter my home, workplace, or school, and the daycare or school of any child listed in 2 .
	[] Also, not knowingly to go or stay within feet of my home, workplace, or school, or the daycare or school of any child listed in 2 .
	[] Do not hurt or threaten – Order (name/s):
	 Not to assault, harass, stalk or molest me or any child listed in 2; and
	 Not to use, try to use, or threaten to use physical force against me or the children that would reasonably be expected to cause bodily injury.
	Warning! If the court makes this order, the court must consider if weapons restrictions are required by state law; federal law may also prohibit the Restrained Person from possessing firearms or ammunition.
	[] Prohibit weapons and order surrender – Order (name/s):
	 Not to access, possess, or obtain any firearms, other dangerous weapons, or concealed pistol licenses until the Order ends, and
	 To immediately surrender any firearms, other dangerous weapons, and any concealed pistol licenses that he/she possesses to (check one): [] the police chief or sheriff. [] his/her lawyer. [] other person (name):
	[] Other restraining orders:
	Important! If you want a restraining order now, you must file a Motion for Temporary Family Law Order and Restraining Order or a Motion for Immediate Restraining Order (Ex Parte).
Co	orrect County (Venue)
	is is the correct county for this case to be heard because
	ve in (county and state):
	ne relocating person lives in (county and state):
	ne children live in (county and state):
	ne parenting/custody order we have now was issued in (county and state):
	nportant! Attach or file a certified copy of the current parenting/custody order that you want to change if it as issued in a different county or state.

11. Children's Home/s

During the past 5	years have any	of the	children	lived:

- on an Indian reservation,
- outside Washington state,
- in a foreign country, or
- with anyone who is not a party to this case?

[] No.	(Skip to 12.)	
[] Yes.	(Fill out below to show where each child has lived during the last 5 years	s.)

Dates	Children	Lived with	In which state, Indian reservation, or foreign country
From: To:	[] All children [] (Name/s):	[] Petitioner [] Respondent [] Other (name):	
From: To:	[] All children [] (Name/s):	[] Petitioner [] Respondent [] Other (name):	
From: To:	[] All children [] (Name/s):	[] Petitioner [] Respondent [] Other (name):	
From: To:	[] All children [] (Name/s):	[] Petitioner [] Respondent [] Other (name):	

12. Other people with a legal right to spend time with a child

Do you know of anyone besides you and the other parties to this case who has or claims to have a legal right to spend time with any of the children?

(Check one): [] No. (Skip to 13.) [] Yes. (Fill out below.)

Name of person	Child/ren this person may have the right to spend time with
	[] All children [] (Name/s):
	[] All children [] (Name/s):

13. Other court cases involving a child

Do you know o	of any other court cases	involving any of the children in this case?
(Check one):	[] No. (Skip to 14.)	[] Yes. (Fill out below.)

		T T		
(Family Law,	nd of case Criminal, Protection e, Dependency, Other)	County and State	Case number and year	Children
				[] All children [] (Name/s):
				[] All children [] (Name/s):
				[] All children [] (Name/s):
				[] All children [] (Name/s):
Jurisdict	tion over childre	en (RCW 26.27.20	01 – .221, .231, .261,	.271)
		a a far tha abildran	hooguaa (ahaak all tha	t annly: if a hox annlies
	can decide this ca children, you may		instead of listing names	
to all of the	e children, you may sive, continuing ting plan, residenti	write "the children" jurisdiction – A W	instead of listing names ashington court has a tody order for the chil	s): already made a
to all of the parent has au	e children, you may sive, continuing ting plan, resident uthority to make of	write "the children". jurisdiction — A Wial schedule or custher orders for (chi	instead of listing names ashington court has a tody order for the chil	s): already made a dren, and the court still
to all of the [] Exclusion parent has au [] Home (check	e children, you may sive, continuing ting plan, resident athority to make of state jurisdiction all that apply): (Children's name a parent or some this case was file	jurisdiction – A Wial schedule or custher orders for (chiral n – Washington is es):	instead of listing names lashington court has a tody order for the chil- ldren's names): the children's home s liverent for at least the 6	already made a dren, and the court still tate because ed in Washington with months just before ths old, they have lived
to all of the [] Exclusion parent has au [] Home (check	sive, continuing sing plan, resident athority to make of state jurisdiction (all that apply): (Children's name a parent or some this case was file in Washington we before this case.	jurisdiction – A Wial schedule or custher orders for (children) – Washington is es): eone acting as a pared, or if the children ith a parent or somitmes the children was ended and the children was ended as a parent or somitmes the children was ended as a parent or somitmes the children was ended as a parent or somitmes the children was ended as a parent or somitmes the children was ended as a parent or somitmes the children was ended as a parent or somitmes the children was ended as a parent or somitmes the children was ended as a parent or somitmes the children was ended as a parent or somitmes the children was ended as a parent or somitmes the children was ended as a parent or somitmes the children was ended as a parent or somitmes the children was ended as a parent or somitmes and the children was ended as	instead of listing names lashington court has a tody order for the children's names): the children's home s liverent for at least the 6 in are less than 6 monite one acting as a pare were not in Washingtonice birth if they are less	already made a dren, and the court still tate because ed in Washington with months just before ths old, they have lived
to all of the [] Exclusion parent has au [] Home (check []]	sive, continuing ting plan, resident athority to make of state jurisdiction all that apply): (Children's name a parent or some this case was fill in Washington we in Washington we continued the continued that apply is the case was fill in Washington we continued the case was fill in Washington we we continued the case was fill in Washington we we continued the case was fill in washington we we continued the case was fill in washington we we continued the case was fill in washington we washington the case washington washington washington the case washington washingt	jurisdiction — A Wial schedule or cust ther orders for (chirt in — Washington is es): eone acting as a pared, or if the children was the children wase was filed (or single temporary abserts): ashington was the	instead of listing names /ashington court has a tody order for the children's names): the children's home s liverent for at least the 6 are less than 6 moneone acting as a pare vere not in Washingtonece birth if they are le nces.	already made a dren, and the court still tate because ed in Washington with months just before the old, they have lived ent since birth. In in the 6 months just se than 6 months old), o not live in Washington at some time in the 6
to all of the	sive, continuing ting plan, resident athority to make of state jurisdiction all that apply): (Children's name a parent or some this case was fill in Washington we in Washington we continued the continued that apply is the case was fill in Washington we continued the case was fill in Washington we we continued the case was fill in Washington we we continued the case was fill in washington we we continued the case was fill in washington we we continued the case was fill in washington we washington the case washington washington washington the case washington washingt	jurisdiction — A Wall schedule or cust ther orders for (children) — Washington is es): eone acting as a pared, or if the children was the children was was filed (or single temporary abserts): eashington was the are this case was filed dren still lives in Walles):	instead of listing names /ashington court has a tody order for the children's names): the children's home s liverent for at least the 6 are less than 6 moneone acting as a pare vere not in Washingtonece birth if they are le nces.	already made a dren, and the court still tate because ed in Washington with months just before the old, they have lived ent since birth. In in the 6 months just se than 6 months old), o not live in Washington at some time in the 6

The children and a parent or someone acting as a parent have ties to Washington beyond just living here; and There is a lot of information (substantial evidence) about the children's care. protection, education, and relationships in this state. [] Other state declined – The courts in other states (or tribes) that might be (children's [] **Temporary emergency jurisdiction** – The court can make decisions for *(children's* _____ because the children are in names): this state now **and** were abandoned here **or** need emergency protection because the children (or the children's parent, brother, or sister) were abused or threatened with abuse. (Check one): [] A custody case involving the children was filed in the children's home state (name of state or tribe): ______. Washington should take temporary emergency jurisdiction over the children until the Petitioner can get a court order from the children's home state (or tribe). [] There is **no** valid custody order or open custody case in the children's home state (name of state or tribe): ______. If no case is filed in the children's home state (or tribe) by the time the children have been in Washington for 6 months, *(date):* ______, Washington should have final jurisdiction over the children. Other reason (specify): **15.** Fees and costs [] No request. [] Order the relocating person to pay for my costs, lawyer fees, and other fees. **16.** Other requests, if any Person filing this *Objection* fills out below: I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form (including any attachments) are true. [] I've attached (#): pages. Signed at (city and state):

Warning! Documents filed with the court are available for anyone to see unless they are sealed. Financial, medical, and confidential reports, as described in General Rule 22, **must** be sealed so they can only be seen by the court, the other party, and the lawyers in your case. Seal those documents by filing them separately, using a *Sealed* cover sheet (form FL All Family 011, 012, or 013). You may ask for an order to seal other documents.

Lawyer (if any) for person filing this *Objection* fills out below:

Print name

Print name and WSBA No.

Date

Lawyer signs here

Person filing Objection signs here